

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 56 public bills, H.R. 530–585; 2 private bills, H.R. 586–587; and 9 resolutions, H.J. Res. 22; and H. Res. 60–67, were introduced. **Pages H426–28**

Additional Cosponsors: **Pages H430–31**

Reports Filed: There were no reports filed today.

Recess: The House recessed at 11:19 a.m. and reconvened at 12 p.m. **Page H348**

Committee Elections: The House agreed to H. Res. 60, electing Members to certain standing committees of the House of Representatives. **Page H351**

Strategic Production Response Act: The House considered H.R. 21, to provide for the development of a plan to increase oil and gas production under oil and gas leases of Federal lands under the jurisdiction of the Secretary of Agriculture, the Secretary of Energy, the Secretary of the Interior, and the Secretary of Defense in conjunction with a drawdown of petroleum reserves from the Strategic Petroleum Reserve. Further consideration is expected tomorrow, January 27th. **Pages H351–H421**

Agreed to:

Gaetz amendment (No. 1 printed in the Record) that adds a new section stating that nothing in the Act or amendments made by the Act shall affect the Presidential memorandum titled “Memorandum on the Withdrawal of Certain Areas of the United States Outer Continental Shelf from Leasing Disposition”; **Pages H362–63**

LaLota amendment (No. 143 printed in the Record) that adds a new section at the end of the bill titled No Effect on Existing Leasing Restrictions; **Pages H366–67**

Clyde amendment (No. 91 printed in the Record) that inserts language stating the Secretary submit the developed plans to Congress; **Page H367**

Boebert amendment (No. 32 printed in the Record) that adds a new paragraph stating the Secretaries of various agencies shall submit to certain committees in Congress plans for Federal lands; **Page H368**

Boebert amendment (No. 137 printed in the Record) that adds a paragraph that the Secretary shall identify areas to lease within the approximately 224,793.73 acres, including approximately 200,518.28 acres of National Forest System lands, approximately 15,464.99 acres of public lands, and approximately 8,810.46 acres of reserved Federal

mineral interest within the Thompson Divide area in Colorado; **Pages H371–72**

Perry amendment (No. 41 printed in the Record) that adds a paragraph at the end of the bill that the plan required by paragraph (1) shall include a list of parcels planned to be offered for lease; **Pages H372–73**

Mace amendment (No. 133 printed in the Record) that adds a new section that nothing in this Act, shall affect any statutory or regulatory restrictions in effect on the date of enactment of this Act (including any withdrawal of Federal land) that may prohibit oil and gas leasing within the area designated as the South Atlantic Planning Area (by a recorded vote of 389 ayes to 42 noes, Roll No. 41); **Pages H363–64, H387–88**

Boebert amendment (No. 33 printed in the Record) that reduces the 10 percent leased for oil and gas production and increase it to 15 percent (by a recorded vote of 220 ayes to 212 noes, Roll No. 44); **Pages H369–70, H389–90**

Gottheimer amendment (No. 85 printed in the Record) that adds sundry amendments to the bill (by a recorded vote of 419 ayes to 13 noes, Roll No. 57); **Pages H382–83, H398–99**

Gottheimer amendment (No. 86 printed in the Record) that requires the Secretary to consult with certain Secretaries about the plan and ensure such plan will not result in the sale of petroleum products drawn down from the Reserve to Iran, China, North Korea, or Russia (by a recorded vote of 418 ayes to 12 noes, Roll No. 58); **Pages H383, H399**

Rejected:

Cleaver amendment (No. 8 printed in the Record) that sought to add the Administrator of the Environmental Protection Agency and Director of the Bureau of Indian Affairs to the list of officials to be consulted in the Compensatory Production Increase Plan; **Page H367**

Cleaver amendment (No. 9 printed in the Record) that sought to add an additional limitation to when the Secretary may execute the first drawdown of petroleum products in the reserve; **Pages H367–68**

Tlaib amendment (No. 11 printed in the Record) that sought to add the Administrator of the Environmental Protection Agency and the Council on Environmental Quality to the list of officials to be consulted in the Compensatory Production Increase Plan (by a recorded vote of 205 ayes to 220 noes, Roll No. 37); **Pages H373, H385**

Blunt Rochester amendment (No. 71 printed in the Record) that sought to add a new section at the end Rule of Construction with Respect to Greenhouse Gas Emissions to provide that this Act not

controvert United States commitment under the Paris Agreement (by a recorded vote of 213 ayes to 218 noes, Roll No. 38); **Pages H366, H386**

Castor (FL) amendment (No. 3 printed in the Record) that sought to add a new paragraph within section 2 pertaining to offshore exclusions; (by a recorded vote of 214 ayes to 219 noes, Roll No. 39); **Pages H364–65, H386–87**

Pallone amendment (No. 104 printed in the Record) that sought to add a paragraph Offshore Exclusions to exclude oil and gas leasing located in the North Atlantic Planning Area (by a recorded vote of 214 ayes to 219 noes, Roll No. 40); **Pages H363, H387**

Greene (GA) amendment (No. 2 printed in the Record) that sought to make a technical correction to section 2, Compensatory Production Increase Plan (by a recorded vote of 14 ayes to 418 noes, Roll No. 42); **Pages H365–66, H388–89**

Soto amendment (No. 44 printed in the Record) that sought to change the effective date to be the date the Secretary submits a certification to Congress that the price of gasoline and diesel fuel will not increase in any Petroleum Administration for Defense District (by a recorded vote of 213 ayes to 218 noes, Roll No. 43); **Pages H368–69, H389**

Spanberger amendment (No. 29 printed in the Record) that sought to add a new paragraph entitled Offshore Exclusion which shall not include oil and gas leasing in any tract located off the coast of Virginia (by a recorded vote of 213 ayes to 218 noes, Roll No. 45); **Pages H370–71, H390–91**

Huffman amendment (No. 15 printed in the Record) that sought to add a new paragraph, Offshore Exclusions which shall not include oil and gas leasing in any tract located in the Northern California planning area (by a recorded vote of 212 ayes to 218 noes, Roll No. 46); **Pages H373–74, H391**

Huffman amendment (No. 65 printed in the Record) that sought to exclude any tract of Federal land where oil and gas leasing would decrease land and water available for outdoor recreation from the total increase in the percentage of Federal lands described in paragraph (1) leased for oil and gas production (by a recorded vote of 205 ayes to 225 noes, Roll No. 47); **Pages H374–75, H391–92**

Panetta amendment (No. 26 printed in the Record) that sought to add a new paragraph, Offshore Exclusions, which shall not include oil and gas leasing in any tract located in the Central California planning area (by a recorded vote of 213 ayes to 218 noes, Roll No. 48); **Pages H375, H392–93**

Levin amendment (No. 18 printed in the Record) that sought to exclude oil and gas leasing in any tract located in the Southern California planning area (by a recorded vote of 213 ayes to 218 noes, Roll No. 49); **Pages H375–76, H393**

DelBene amendment (No. 7 printed in the Record) that sought to add a new paragraph within section 2 excluding oil and gas leasing in any tract located in the Washington/Oregon planning area (by a recorded vote of 213 ayes to 219 noes, Roll No. 50); **Pages H376–77, H393–94**

Levin amendment (No. 21 printed in the Record) that sought to limit Federal land from the plan if it would not provide a fair return taxpayers (by a recorded vote of 210 ayes to 222 noes, Roll No. 51); **Pages H378, H394–95**

Grijalva amendment (No. 55 printed in the Record) that sought to add a new paragraph at the end of the bill requiring a plan to consult with Tribal governments and other government officials to be included in the plan required by paragraph (1) (by a recorded vote of 213 ayes to 219 noes, Roll No. 52); **Pages H378–79, H395**

Grijalva amendment (No. 56 printed in the Record) that sought to exclude any oil and gas leasing on any Federal land where oil and gas leasing would result in or exacerbate disproportionate burdens on certain communities from the plan required by paragraph (1) (by a recorded vote of 213 ayes to 219 noes, Roll No. 53); **Pages H379, H395–96**

Grijalva amendment (No. 57 printed in the Record) that sought to exclude oil and gas leasing on any Federal lands that are viable for renewable energy production from the plan required in paragraph (1) (by a recorded vote of 197 ayes to 235 noes, Roll No. 54); **Pages H379–80, H396–97**

DeGette amendment (No. 89 printed in the Record) that sought to add a new subparagraph only allowing for a lease or permit if accompanied by a certification to the Secretary that it would not excessively increase the sales price of any petroleum products during a severe energy supply interruption or any period of decreased supply of petroleum products (by a recorded vote of 212 ayes to 220 noes, Roll No. 55); **Pages H380–81, H397**

Torres (CA) amendment (No. 50 printed in the Record) that sought to change the effective date to be the date the Secretary certifies that the oil and gas leasing on Federal lands is necessary to replenish the Strategic Petroleum Reserve to the amount held on February 23, 2022 (by a recorded vote of 204 ayes to 228 noes, Roll No. 56); **Pages H381–82, H397–98**

Cohen amendment (No. 129 printed in the Record) that sought to add additional limitations to the plan (by a recorded vote of 199 ayes to 232 noes, Roll No. 59); **Pages H383–84, H399–H400**

Robert Garcia (CA) amendment (No. 53 printed in the Record) that sought to insert a new effective date of paragraph (1) to not take effect until a certification is submitted to Congress that any increase

in the percentage of Federal lands leased for oil and gas production will not result in an increase in greenhouse gas emissions (by a recorded vote of 199 ayes to 230 noes, Roll No. 60);

Pages H384–85, H400–01

Takano amendment (No. 80 printed in the Record) that sought to add a paragraph stating the Secretary shall provide an opportunity of public comment on the plan for a period of at least 90 days;

Pages H416–17

Takano amendment (No. 82 printed in the Record) that sought to make sundry amendments to the limitation paragraph and add at the end of the bill, a new section titled Effective Date; and

Pages H417–18

Tlaib amendment (No. 14 printed in the Record) that sought to reduce the 10 percent limitation to 0.1 percent leased for oil and gas production.

Page H421

Point of Order sustained against:

Tlaib amendment (No. 10 printed in the Record) that sought to add a new paragraph within section 2 titled “Environmental Reviews”;

Page H372

Barr amendment (No. 48 printed in the Record) that sought to add a new section at the end of the bill Temporary Suspension of Certain Financial Regulations to limit access to financing for oil and gas companies until the date the amount of petroleum products in the Strategic Petroleum Reserve is equal to or greater than the amount on the day before the drawdown;

Pages H377–78

Thompson (CA) amendment (No. 23 printed in the Record) that sought to change the short title to Strategic Production and Conservation Response Act and add conservation requirements to the plan;

Page H380

Goldman (NY) amendment (No. 16 printed in the Record) that sought to add certification language to the bill;

Pages H404–05

Quigley amendment (No. 125 printed in the Record) that sought to change the date of enactment to be the date on which the Secretary certified that Russia’s invasion of Ukraine has ended; and

Page H416

Tlaib amendment (No. 13 printed in the Record) that sought to add a new section requiring a report on campaign donations from the oil and gas industry.

Page H421

Proceedings Postponed:

Lee (CA) amendment (No. 84 printed in the Record) that seeks to add a new paragraph titled Effective Date, stating that the plan will take effect on the date the Secretary certifies that any increase in the percentage of Federal lands leased for oil and gas

production would not perpetuate environmental injustice;

Pages H401–02

Payne amendment (No. 76 printed in the Record) that seeks to add a new section at the end Rule of Construction with Respect to Environmental Justice relating to communities of color and low-wealth communities which face the greatest harms due to climate change and greenhouse gas emissions;

Pages H402–03

Magaziner amendment (No. 59 printed in the Record) that seeks to exclude anything in section 2 from being construed as an impact to the authority of the President or Secretary of Energy to initiate a drawdown of petroleum products from the Reserve in order to lower gas prices;

Page H403

Magaziner amendment (No. 58 printed in the Record) that seeks to insert a new effective date of paragraph (1) to not take effect until the date on which the Secretary determines that implementation of paragraph (1) will not negatively affect consumers homes that are heated using heating oil or other petroleum-based fuels;

Pages H403–04

Ocasio-Cortez amendment (No. 74 printed in the Record) that seeks to limit the plan to include the lease of any land for oil or gas production to a company that has purchased an equity security of the company listed on a national securities exchange;

Page H405

Ocasio-Cortez amendment (No. 72 printed in the Record) that seeks to limit the plan that, if leased for oil and gas production, to not increasing net carbon emissions;

Pages H405–06

Ocasio-Cortez amendment (No. 73 printed in the Record) that seeks to limit the plan where oil and gas leasing would be inconsistent with the goals of the Paris Climate Accords;

Pages H406–07

Jackson Lee amendment (No. 35 printed in the Record) that seeks to include additional language excluding instances when the Secretary may not execute the first drawdown of petroleum products in the Reserve and changes the effective date of the bill;

Page H407

Jackson Lee amendment (No. 36 printed in the Record) that seeks to add a paragraph within Section 2 that paragraph (1) shall not take effect until the Secretary submits to Congress a report on the necessity of acting under the authority of this section to refill the Reserve;

Pages H407–08

Ross amendment (No. 70 printed in the Record) that seeks to add an exclusion paragraph stating that the plan in paragraph (1) shall not include any tracts where oil or gas production would harass or take a North Atlantic Right Whale;

Pages H408–09

Casten (IL) amendment (No. 66 printed in the Record) that seeks to add make sundry amendments

to the bill and add a subparagraph titled “Participation by Fossil Industry Entities”; **Pages H409–10**

Casten (IL) amendment (No. 67 printed in the Record) that seeks to make sundry amendments to the bill; **Page H410**

Casten (IL) amendment (No. 68 printed in the Record) that seeks to remove the word “gas” from the leasing of oil and gas production; **Pages H410–11**

Wasserman Schultz amendment (No. 75 printed in the Record) that seeks to exclude the Big Cypress National Reserve; **Page H411**

Schneider amendment (No. 131 printed in the Record) that seeks to exclude oil and gas leasing in the Great Lakes from the plan; **Pages H411–12**

Manning amendment (No. 27 printed in the Record) that seeks to exclude the submerged lands of the Outer Continental Shelf from the plan; **Page H412**

Scholten amendment (No. 60 printed in the Record) that seeks to add certification language to the bill; **Pages H412–13**

Lee (NV) amendment (No. 25 printed in the Record) that seeks to add a new subsection within paragraph (2) to increase in Federal lands described in paragraph (1) that have no or low potential for oil and gas development; **Page H413**

Porter amendment (No. 45 printed in the Record) that seeks to provide that the plan shall not provide financial benefit to any entity which is allowed any allowance for depletion which is determined under section 613 of the Internal Revenue Code of 1986; **Pages H413–14**

Vasquez amendment (No. 63 printed in the Record) that seeks to add at the end of the bill an effective date section stating that it shall not take effect until the Secretary of Energy, in consultation with the Secretary of the Interior, publishes a report on the number, location, and owner of all unused permits to drill for oil and gas on Federal land; **Page H414**

Vasquez amendment (No. 64 printed in the Record) that seeks to strike all after the enacting clause and insert a section titled Domestic Oil and Gas for the SPR; **Pages H414–15**

Cicilline amendment (No. 135 printed in the Record) that seeks to add additional limitations to the plan; **Page H415**

Takano amendment (No. 81 printed in the Record) that seeks to add a consideration paragraph stating the Secretary shall consider the number of inactive but approved Federal oil and gas leases and permits to drill issued before the date of enactment of the subsection; **Page H417**

Castro (TX) amendment (No. 4 printed in the Record) that seeks to add a new subparagraph within paragraph 2 to provide for oil and gas leasing of any Federal lands that have a high concentration of orphaned oil and gas wells; **Pages H418–19**

Barragán amendment (No. 24 printed in the Record) that seeks to exclude any Federal land a boundary of which is within 3,200 feet of a residence, school, or hospital; **Page H419**

Plaskett amendment (No. 43 printed in the Record) that seeks to add a new section at the end of the bill Prohibition on Raising Energy Prices which will not increase the average price of energy for American consumers; **Pages H419–20**

Perez amendment (No. 79 printed in the Record) that seeks to limit leasing in the Washington/Oregon Planning Area if the lease would adversely impact coastal fisheries; and **Page H420**

Bowman amendment (No. 92 printed in the Record) that seeks to authorize the participation, including in any lease auction that occurs pursuant to such plan, by any corporation or entity that the Secretary determines contributed to price gouging in the oil and gas sector in 2022. **Pages H420–21**

Quorum Calls—Votes: Twenty-four recorded votes developed during the proceedings of today and appear on pages H385, H386, H386–87, H387, H387–88, H388–89, H389, H389–90, H390–91, H391, H391–92, H392–93, H393, H393–94, H394–95, H395, H395–96, H396–97, H397, H397–98, H398–99, H399, H399–H400, and H400–01.

Adjournment: The House met at 10 a.m. and adjourned at 10:01 p.m.

Committee Meetings

No hearings were held.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR FRIDAY, JANUARY 27, 2023

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.